OFFICE OF THE PRESIDENT, KULAR PANCHAYAT, PUTTUR TALUK.

Notification dated 27th September 1956.

Under Section 91 of the Madras Village Panchayat Act, 1950, the Kular Panchayat in Puttur Taluk, has resolved in its resolution No....... dated 27th September 1956 to notify that from and after sixty days from the date of publication of this Notification, no place within the limits of Kular Panchayat shall be used for any one or more of the subjoined purposes specified below unless a licence authorising such use has been obtained from the Executive authority of Kular Panchayat and except in accordance with the conditions specified therein.

The owner or occupier of every such place shall within 60 days of the publication of this Notification apply to the Executive authority of Kular Panchayat for licence for the use of such place/s for such purpose/s. licence, that is, granted shall expire at the end of the year, unless for special reasons the Executive authority considers it should expire at an earlier date, when it shall expire at such earlier date as may be specified therein. Every application for licence/s for place/s to be newly opened shall be made not less than 30 days and not more than 90 days before they are opened, and submit applications for renewal of such licence/s not less than 30 days and not more than 90 days refere the end of every year. Every application for a licence or for renewal of licence should be accompanied by the fee/s at the rates mentioned in the schedules below. The fee/s will however be levied at rates higher by 25 per cent of the prescribed fees (rounded off to the next higher anna in case of fraction of an anna) in respect of all belated applications.

The acceptance of the prepayment of the fee for a licence or for its renewal shall not entitle the person making such prepayment of the fee for a licence or its renewal but only to refund of the fee in case of refusal of the licence or its renewal. If a licence is required for any trade specified in the schedule for a period less than a year proportionate licence fees at the following rates will be levied:—

For a period exceeding six months but less than one year.

Seventy-five per ceut of the prescribed fees (rounded off to the nearest rupee in the case of fr ction).

For a period not exceeding six Fifty per cent of the prescribed fees months. (rounded off to the nearest rupee in case of fraction).

Failure to obtain a licence will be punishable under the provisions of the aforesaid Act, with a fine not exceeding one hundred rupees for every such offence and for continuation of every such offence with a daily fine of Rupees twenty.

The rates of licence fees have been fixed in this Panchayat Resolution No......dated 27th September 1956.

SCHEDULE A.

SI. No	<u>.</u>	Purpose			Rate licence per y Rs. 1	e f ear	ee
ì	(a) Boiling paddy pounder.		ing beaten ric	e per	1	0	0
	(b) Boiling camphor	·	***		10	0	0
2	Washing soiled cloth purpose of wash	is or keeping soiing them or kee	led cloths for	the	2	0	0
. 3	Melting tallow or su	phur	4	.,,	5	0	0
4	(a) Storing or others hides, fish, or		offial. blood	oones.	4	0	0
6	Tanning hides or sk	ins	***	• • • •	8	0	0
6	Washing or drying	wool or hair	***		4		0
7	Making fish oil	•••	***		8	0	0
8	Making Scap	944	***		10		0
9	(1) Manufacturing			***	5	0	0
		rtificial manure		***	4	0	0
	(3) Do	or refining sugar	•••	***	15	0	Ŏ
		aggery	***		5	0	U
		ugar candy or s			4	0	0
	as a cottage ind	ustry by tappers	or persons in	enjoy.			
	ment of the t	rees carried on	n their own pre	mises			
	(6) Manufacturing I				_	_	_
	(a) When person	us employed do	not exceed four	•••	.8	Ģ	0
	(b) When perso	ns empioyed exc	sea four put o	o not	15	0	0
	exceed fiftee		and fifteen but	3	90	Λ	^
	(c) When person exceed twer		eed nitten out	no nor	80	0	0
			and twenty for	_	4=	^	^
	(d) When person	-	-	, ,,,	45	0	0
10		gan powder or fi	reworks	. ***	5	0	0
	(b) Storing gun pow	der or fireworks	for sale	•••	5	0	õ
11	Burning bricks or ti	les	••	•••	25		0
12	Burning pottery	***	•••	•••	1	0	Ö

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SI.	Purpose	496		e of li			
No.	4			ee per Rs	. a.	p.	
14	Keeping a hotel, restaurant, eating boarding, or lodging house (of	her than a	students'				
	Hostel under public or recognis		Class	8	0	0	
			Class	4 2	0	0	
15	Preparing flour or articles made of			4	۰	U	
	sumption or sweet me ts (a) Articles made of flour		•••				
	(i) Sweetmeats ii) Baker'es	•••	***	8 6	0	0	
	(iii) Other articles made of sumption.	flour for h		š	õ	Ŏ	
	(b) Preparing flour			_	_		
	(i) By power driven machine (ii) By hand power			6 2	0	0	
16	(a) Manufacturing ice(b) Manufacturing Aerated water	***	•••	8 20	0	0	
	(i) With power	•••	***	٠.	••	-	
	(ii) Hand power with 2 bottles (iii) Hand power with more tha		ore than	8	0	0	,
	3 bottles, (iv) Hand power with more than	n 3 bottles	•	12	0	0	
17	Brewing beer, manuf cturing a containing alcohol (whether der	rrack or ot		10	Õ	Ō	
	tillation.		u, ny uta-			_	
18	(a) Selling timber or storing it fo(b) Selling firewood or st ring it		***	20 5	0	0	
19	(c) Selling bamboos or storing the Selling wholesale or retail storing	m for sale	a or refail	5	0	0	
1.0	trade or for purposes other that	u private or	demesti c				
	use grain, groundnut, tamar pulses, flour, bran, oil-cakes of	r agricultura	l produce				
	which is likely to attract rates: (a) Wholesale		-	15	0	0	
	(b) Retail-	•••	***	_		_	
	I Class II Class	***	***	8 5	0	0	
20	Storing any explosive or combust than petroleum or its products)		ial (other				
	(a) Selling hay, fibre, coal, cha		ring it for	3	0	0	
	sale. (b) Storing of Kerosene oil or spir						
	(i) Not exceeding 10 Tins of 24 to 24 ozs.)	ottles each	(1 bottle-	3	0	0	
21	(ii) Exceeding 10 Tins (1 bottle-2 (a) Selling cotton wholesale or re		ag ention	6	0	0	
ar.	for wholesale or retail trade			U	•	•	
22	yarn. Manufacturing anything from wi	nich off nsiv	e or un-				
•	wholesome smells arise— (a) Where 10 persons or less are w	orking per da	3.17	4	0	0	
	(b) Where more than 10 persons b	ut not more		8	ŏ	Ŏ	
	persons are working per da (c) Where more than 20 persons	but not m	ore than	15	0	0	
	30 persons are working per c (d) Where more than 30 persons	iay. but not m	ore than	25	0	0	
•	40 persons are working per co. (e) Where more than 40 persons a	lo v		35	n	Δ.	
23	(a) Usi: g for any industrial purp	ose (r mant	nfacturing	Ut.	v		
	plant driven by power other machinery (other than suc	ch machiner	y as may			•	
	by not: fication be exempted from time to time).—	ed by the Go	vernment				
	Machineries not exceeding 1			1	8	0	
	Do 5	ďο	10 ,	22	8	0	
	Do 10 Do 20	do do	20 ,, 30 ,,	85 60	0	0	
	✓ Do 80	do	40 .,	75	0	0	
	Do 40 Do 50	do do	50 ,, 100 ,,	100 125	0	0	
	Do 100 (b) Using for any industrial purp	osežany fral	***	160 5	0	0	
	(c) Using for any industrial purpo	se any mac		•	•	•	
	manufacturing plant deri- electricity.		or one of		_	_	
	Machines not exceeding 1 ho Do exceeding 1 H.P. b	orse power at not exceedi	ing 5 H.P.	1 5	0	0	
	Do 7 5 Do 11	do do	10 ,,	15 25	0	0	
	Do 20	đo	80 ,,	40	0	0	
	Do 80 Do 40	đo do	40 ., 50 .,	50 75	0	0	
	To 50 Do 100		100 ;	100 125	Ŏ	0	
	(d) Working any machinery or ma			2	Õ	Ö	
	electrical power or power of domestic purposes exceeding						
•		- -					
	SCHEDUL Tompovery licence foot and or		ning false				
	Temporary licence fees and gr festiva		ring taits	MI			
٠.	(For a period not exce						
1	Keeping a hotel, restaurant, or entrade).	ting house	(for each	2	0	0	
2	Keeping a coffee or tea house whe	ere coffee or	tes alone	1	0	0	
3	is sold. Manufacturing scrated water	•••	•••	2	0	O.	
4 5	Selling syrup Preparing or selling sweet mests	•••	••	1 2	0	0	
6	Preparing or selling sugarcane ja	ice		1	0	0	
7 8	Selling any explosive and cumbus Ground rent on the temporary	stalls erected	l on the	0	2	0	
	ground belonging to the panchs	yat.	Per foot	of fro		ge	
			mi	nimur . 1-0-	n o		
					٠.		

President

OFFICE OF THE ASSISTANT COLLECTOR, DHARWAR DIVISION, DHAR Notification dated 24th August 1957.

No. PCHSR. 312. In exercise of the powers conferred on him by clause (b) of sub-section (1) of Section 108 of the Bombay Village Panchayat Act and amended by the Act II of 1949, read with Government Notification Public Health and Local Self-Government Department No. 2565/33, dated 17th November 1949; the undersigned Assistant Collector, D harwar Division, Dharwar, is pleased to make rules for the constitution of the Wards for the election of the Members of the following Village Panchayat Committee, distribution of seats among the Words and allocation of reservation toparticular wards as shown in the statement below.

STATEMENT.

Rule. -1. For the purpose of electing the members of the Village Panchayat Committee shown in column 1, of the schedule below, the village shall be divided into the No. of Wards as shown in column 2, thereof.

The name and extent of the wards, the number of members to be elected by each Ward and the number of seats to be reserved in each Ward shall be as indicated in the schedule below.

HED	

Name of the Village Panchayat

No. of seats to be reserved and for whom

Area of each War

Navalgund Taluka

Tuppad-Kurbatti

- East.—Village boundary of Hombal. West.—Ward No. III. North.—Village boundary of Selvadi South.—Ward No. II.
- South.—Ward No. 11.1

 Rest.—Village limit of Hombal.

 West.—Ward No. III.

 North —Ward No. I.

 South.—Village boundary of Venkata.
- pur. -Ward No I and II. -Village boundaries of Kittur and Navalli. -Village boundary of Shelvadi. boundary Madnur.

1 for woman

House Nos. as per National Register of Citizens of 1951.—1 to 88, and Survey Nos. 1 to 3, 24 to 32, 36 to 39, 46 to 162, 180 to 216, 270 to 272.

House Nos. 89 to 151, 180 to 185, 253 to 269, and Survey Nos. 163 to 179, 217 to 248, and 258. 1 for Schedule castes

House Nos. 152 to 179, 186 to 252, and Survey Nos 4 to 22, 23, 33 to 35, 40 to 45, 249 to 257, 259 to 269.

A. B. DATAR', Assistant Collector.

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OFFICE OF THE PRESIDENT, TOWN MUNICIPAL COUNCIL, SIRA.

Notification dated 31st August 1957.

Addenda to rule 7 of Model Rules for the Supply of Water. in Sira Town Municipality.

A sum of Rs. 2-0-0 (two) per connection per month for domestic purposes and Rs. 6 (six) per month for nondomestic purpose will be charged until such time meters are fixed to the installations in this Town.

S. SIDDAPPA,

1311

President.

OFFICE OF THE PRANT OFFICER. BAGALKOT DIVISION, BAGALKOT.

Dated 26th August 1957.

ADDENDUM.

Read,-This Office Notification No. VPC-1, dated 17th June 1957.

No. VPC-1. In this office notification No. VPC-1, dated 17th June 1957 in respect of Village Panchayat, Katageri, Taluka Badami, the following shall be added-

In the schedule against ward No. 1 in column 4 the wards "House Nos. 207 to 211" shall be added.

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Prant Officer.

OFFICE OF THE PRESIDENT, MERCARA MUNICI-PALITY, MERCARA!

Notice dated 17th August 1957.

At its special meeting held on 21st July 1957, the Mer- the Revised Assessment lists approved by the Divisional cara Municipal Committee proposed that under Section 35. Commissioner are depisited in the Municipal Office and (a) (vi) of the Coorg Municipal Regulation, 1907 (II of are open for inspection during Office hours.

1907), the following mendments be made to the Chief

Commissioner's Notification No. 126 R. Dis. 188-46. dated 6th May 1947. Therefore it is hereby notified that any objection or sugget tion in respect thereof received in writing within one mor th from the date of publication will be considered by the Aunicipal Committee.

Dr: ft Amendments

be substituted :- !

For the words "Carcimom at the rate of Re. 0-8-0 per maund of 960 tolas, occurring in column No. 3 of the schedule in the Chief Commissioner's Notification No. 126. R. Dis. 188-46, dated 6th May 1947 the following shall

tolas

Cardamom at the ate of Rs. 2-00 per maund of 960

1302

President.

OFFICE OF THE PLESIDENT, TOWN MUNICIPAL COULCIL, HIRIYUR.

Notificatic a dated noth August 1957.

No. A2. P.R. 105-51-57. It is hereby notified for the information of the public of Hirly Town, that the Government of Mysorc have been pleased to sanction the Rules for the Levy and Recovery of a Rate on Buildings and Lands on rental bisis in their order No. L.L.H. 307, T.M.L. 57, dated 19th August 1957. This will come into effect from 1st October 1957, as per Municipal Resolution dated 26th August 195

It is also notified or information of the public that

Rules for the Levy and Recovery of a rate on Building and Lands.

- A rate on buildings and lands shall be levied in the Municipalities for Municipal purposes: The rate on the following basis shall be payable and on the dates indicated hereunder.
- (i) Lands not occupied by buildings and not appurtenant to any building or attached thereto for use therewith as a garden or pleasure ground or for the pasturage of animals kept for private use: Rate per year: Eight annas for every 100 sq. yards.

(ii) Buildings or lands are both not falling under item

No. (i) six percentum on the annual letting value.

2. How rates may be collected.—The rates imposed by these rules shall be collected by the Municipality departmentally.

- 3. Remission Subject to the sanction of the Government remission may be made to any extent by the Municipality on the recommendation of the Municipal Council; in cases in which the Municipal Council is satisfied that the recovery of the amount proposed for remission would entail undue hardship on a poor man.
- 4. Claims for refund when not entertainable.—No claim for refund of any sum paid to the Municipality on account of rates on buildings and lands shall be entertained, unless application therefor is made in writing within 90 days after the expiry of the year to which the claim relates.
- 5. Payment of refund when not be made.—No sum shall be refunded unless the person entitled to it applies for payment within 3 months of delivery to him of the notice of the refund having been duly authorised. In such notice the period within which the refund must be demanded shall be always stated.
- 6 Order for payment of refund to be written on the Bill Form.—Every order for payment of a refund shall be written on a bill in the form given in Schedule A and signed by the President.
- 7. Entry in the Assessment list on Sub-Division .-Where any property is sub-divided on application being made to the Municipal Council intimating such sub-division the Municipal Council shall unless they see any objection to the same cause each sub-division to be entered in the assessment list as it was a separate property.
- 8. How bills prepared and issued.—All bills under Section 92 (1) shall be prepared from the Assessment list and from information obtained by process in accordance with bye-laws framed under section 48 (1) (i) and shall be issued under the signature of the President or other officers authorised by the President.
- 9. Suspension of progress of recovery when notice of vacancy received.—When a notice of vacancy has been received under Section 79 process for the recovery of the dues of the current year or instalment period may be suspended till final orders are passed on the notice.
- 10. Owner should give notice of re-occupation. When an owner has given notice of vacancy he shall also give notice in writing to the President within 15 days of the date of subsequent re-occupation and failing this, he shall not be entitled to any refund if it be found that his premises have been re-occupied during the year or the instalment period.

11. Notice fees .- For every notice of demand issued under sub-section (3) of Section 92 of the Act fees shall be levied at the following rates

A fee of one anna if the amount of tax is not more than Rs. 5.

A fee of two annas is the amount of tax is not more than Rs. 5
and ess than Rs. 10.

A fee of four annas if the amount of tax is not more than Rs. 10
and less than Rs. 50.

A fee of six armas if the amount of tax is not more than Rs. 50 and less than Rs. 100. A fee of eight annas if the amount of tax is more than Rs. 100.

12. Warrant Fee.—For every distratint made under sub-section 5 of Section 93 of the Act, fees shall be levied at the following rates :-

A fee of four annas if the amount of tax due is not more than Rs. 10 (ten only).

A fee of eight anuas if the amount of tax due is more than Rs. 10 and less than Rs. 50.

A fee of one rupee if the amount of tax due is Rs. 50 and upwards.

13. Maintenance. - Rates as per accompanying statement shall be charged for maintaining live stock distrained under sub-section (5).

SI. No.	Description of	live stook	for	or the suppeach head of day or fi	or li	ve ion	eto of	ok
1	Elephant	•••	***	***	2	0	0	
2	.Camel	•••	***	***	1	0	0	
3	Buffalo	***		•••	Ð	8	0	
4	Do oalf	•••	***	***	0	4	0	
5	Bullock or cow	***	•••	***	0	8.	0	
6	Heifer or calf	•••	***	•••	0	4	0	
7	Goat or sheep	***	***	***	0	4	0	
8	'Kid	•••	***	***	0	2	0	
9	Horse	***	***	***	1	0	0	
10	Fowl	•••		***	0	1	9	
11	Donkey (either your	g or grewn)	***	***	0	4	0	
12	Pig		***	***	Ü	8	0	
18	Birds # all kinds	***	••	***	1	Vil,		

Provided that no rate shall be charged where the owner of such live stocks pays the full amount of the Municipal. dues and receives back such live stock within three hours from the time of their seisure.

14. The Bill Collector and the Revenue Inspector are authorised to receive Municipal dues under these rules.

15. Under Section 46(1) when Municipal dues may be written off .- Arrears of the tax may be written off as irrecoverable if after it has been outstanding for at least a year, in the case of a sum less than Rs. 5 and 3 years in other cases, if the Municipal Council is satisfied that processes for recovery have been pushed on with due promptness and diligence and that the sums due cannot be recovered within any reasonable time or by any legal

16. Exemptions.—In the following cases no tax shall be levied :

(i) Any building or part of any building belonging to the Government and used solely for the public purposes and not used intended to be used for residential purposes or for purposes of profit or any building or part of any building belonging to the Central Government.

(ii) Any vehicle, animal or other property belonging to the Government and used solely for the public purposes and not used or intended to be used for purposes of profit. or any vehicle, animal or other property belonging to the Central Government.

(iii) Any building or part of a building used as a place of public worship or used for a charitable purpose.

SCHEDULE "A".

District				Refund Bill				
No. of payee	Name of payee	Amount of Payee	Grounds of refund	Date on which the amount claimed is credited in the Treasury Accounts	The head of accounts under which it is oredited	Remerks		

Certified that the amounts have been credited in the accounts shown as above.

Treasury Officer.

Y. K. HANUMANTHAPPA, President.

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